IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

MATTHEW WILSON and	§
JOSHUA TATE, individually and on	§
behalf of all others similarly situated,	§
	§
Plaintiffs,	§
	§
v.	§ Civil Action No. SA-13-CV-00148-XR
	§
ANDERSON PERFORATING, LTD.	§
d/b/a API PERFORATING,	§
	§
Defendant.	§

AGREED ORDER OF DISMISSAL WITH PREJUDICE

On this date, the Court considered the Joint Motion to Dismiss with Prejudice filed by Plaintiffs Matthew Wilson and Joshua Tate ("Named Plaintiffs"), individually and on behalf of all others similarly situated, and Defendant Anderson Perforating, Ltd. d/b/a API Perforating ("Defendant"). In addition to the Named Plaintiffs, the following individuals ("Opt-In Plaintiffs") consented to join this Lawsuit and specifically designated Named Plaintiffs as their agents to make decisions on their behalf regarding this litigation, including entering into settlement agreements and all other matters pertaining to the Lawsuit:

1.	Daniel Aguilar	12. Daniel Kendrick	23. Fredy Ramos
2.	David Bernal	13. Wallace Kiesewetter	24. Alex Rasor
3.	John M. Carter	14. Justin Kirksey	25. Evan Ray
4.	Curry Daniel	15. Daniel Lugar	26. Oscar Rincon
5.	Kevin Daniel	16. Antonio Maldonado	27. Richard Schaffer
6.	Sergio Enriquez	17. Richard Maldonado	28. Bobby Smith
7.	Jason Esparza	18. Jerry McGough	29. Jeffrey Taylor
8.	David Estorga	19. Julio Moreno	30. Michael Thomas
9.	Garet Farmer	20. Randy Northcutt	31. Sean Tindell
10.	Jeremy Haynes	21. Joshua Orona	

22. Julian Orona

11. Ricardo Herrera

Named Plaintiffs, Opt-In Plaintiffs, and Defendant (collectively, the "Parties"), through

their respective counsel of record, have advised the Court that bona fide disputes and

controversies exist between the Parties, both as to liability for and the amount thereof, if any,

as well as to whether any alleged Fair Labor Standards Act violations by Defendant were

committed in "good faith," and thus, whether Named Plaintiffs and Opt-In Plaintiffs are

entitled to recover liquidated damages. By reason of such disputes and controversies, the

Parties have notified the Court that they have reached a settlement. The Court finds that the

Motion is well taken and is hereby **GRANTED**.

IT IS ORDERED that all claims, disputes and causes of action that were or could have

been asserted in this litigation by Named Plaintiffs and Opt-In Plaintiffs against Defendant in

the above-captioned action be, and are hereby, **DISMISSED** with prejudice, and that each

party to this action is to bear the costs of court and attorneys' fees incurred by such party,

except as provided in the written settlement agreement between the Parties.

SIGNED this 25th day of October, 2013.

XAVIER RODRIGUEZ

UNITED STATES DISTRICT JUDGE

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